

REMARKS

Claims 1-62 were rejected under 35 USC § 103 as allegedly being unpatentable over U.S. Patent No. 6,085,098 to Moon et. al. (“Moon”) in view of U.S. Patent No. 6,243,574 to McGregor et al (“McGregor”). Applicants respectfully disagree and traverse these rejections for at least the following reasons.

Initially, though the Examiner takes the position that Moon discloses the claimed feature of “displaying wireless device settings”, Applicants respectfully disagree. All of the settings displayed by Moon are unrelated to the operation of a separate wireless device. Instead, the settings relate to the determination of a geographic location of a device which is then used to adjust calculator settings. The excerpts cited by the Examiner in the Office Action all appear to relate to a display 22. The fact that the display 22 may display settings related to a device 10 that it is a part of is not a disclosure of a display of settings of “a separate wireless device” as in the claims of the present invention. Said another way, it appears that the only wireless device settings displayed on display 22 relate to its own device 10, not to a separate device.

Applicants also note the acknowledgement by the Examiner that Moon does not disclose the steps of transmitting “selected wireless device settings to a wireless service provider; wherein displaying comprises displaying the settings within a web page.”

To overcome these deficiencies, the Office Action cites McGregor. However, McGregor does not overcome the deficiencies of Moon. More specifically, McGregor does not disclose the display of settings of a separate wireless device as in the claims of the present invention.

Accordingly, because neither Moon nor McGregor discloses or suggests a method for configuring a wireless device which comprises the display of settings of a separate wireless

device the Applicants respectfully request withdrawal of the rejections and allowance of claims 1-62.

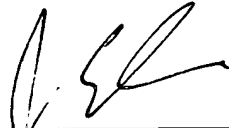
Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact John E. Curtin at the telephone number listed below.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 50-3777 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

CAPITOL PATENT & TRADEMARK LAW FIRM, PLLC.

By



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